UNITED STATES BANKRUPTCY	COURT
DISTRICT OF NEW JERSEY	

Caption in Compliance with D.N.J. LBR 9004-1(b)
John F. Bracaglia, Jr., Esq.
Savo, Schalk, Gillespie, O'Grodnick & Fisher, P.A.
56 East Main Street, Suite 301
Somerville, NJ 08876
(908) 526-0707
Attorney for Debtor

In Re:

Reynan D. Tantoco

Case No.: 19

19-23005

Chapter:

13

Judge:

CMG

## ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

## Case 19-23005-CMG Doc 44 Filed 06/01/20 Entered 06/01/20 14:51:30 Desc Main Document Page 2 of 2

The Co	urt having reviewed the Mot	ion for Authorization to	Enter into Final Loan Mod	ification
Agreement filed	l on May 29, 2020	_, as to the <u>first</u>	mortgage [ent	er first,
	c.J concerning real property venue, Raritan, NJ 08869	_	e Court having considered	any
objections filed	to such motion, it is hereby	ORDERED that:		
$\boxtimes$	The debtor is authorized to	enter into the final loan r	nodification agreement.	•
debtor, debtor's not fully execut	The loan modification must t, the secured creditor, within attorney, if any, and the star ed. A response by the debtor red creditor's Certification; a	n 14 days thereafter, mus nding trustee a Certificat , if any, must be filed an	t file with the Court and so ion indicating why the agre	erve on the eement was
claim. Absent the disburse funds	Upon the filing of the Certification on hand to other creditors put this case with respect to the greement; and	the secured creditor all f within the time frame sec rsuant to the provisions of	unds held or reserved relate forth above, the standing of the confirmed Plan and	ing to its trustee will any proof
modification. If	Unless the debtor's Plan has a <i>Modified Chapter 13 Plar</i> the loan modification result mended Schedules I and J wi	and Motions within 14 s in material changes in	days of consummation of the debtor's expenses, the	the loan
4)	Check one:			
[	There is no order requiri	ng the debtor to cure pos	t-petition arrears through t	he Plan; or
Order filed on arrearage is vac		ng the Standing Trustee t	modification agreement, a o make payments based o	
and the Standin	Post-petition arrears have g Trustee will continue to m	<del>-</del>	to the loan modification agared creditor based on the	
5) attorney, an Ap	If fees and costs related to l plication for Compensation			
The	Motion for Authorization to	Enter into Final Loan M	odification Agreement is	denied.